EXHIBIT C

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

BARBARA CONNICK

Plaintiff

v. CIVIL ACTION NO.

CONTINENTAL CASUALTY
COMPANY

Defendant

Defendant

PLAINTIFF' BARBARA CONNICK'S FIRST SUPPLEMENTAL ANSWERS TO DEFENDANT'SFIRST SET OF INTERROGATORIES

Now comes the Plaintiff; Barbara Connick ("Connick"), pursuant to Rules 26 and 33 of the Federal Rules of Civil Procedure, and hereby answers the following interrogatories which have been propounded by Defendant Continental fully in writing and under oath.

INTERROGATORIES

INTERROGATORY NO. 17:

Please identify and describe the nature of your leave from CNA in 1995, including, but not limited to, the reasons for the leave, any persons with knowledge of the facts and circumstances of this leave and the issues upon which you believe they have knowledge.

RESPONSE NO. 17:

To the best of my recollection I took a medical leave from CNA in 1994

because I was being harassed by my second level supervisor Stave Gallagher

and stalked by my immediate supervisor, Margaret Marone and Steve Gallagher.

I believe that the leave commenced in 1994 after I had an anxiety attack at work

after being harassed and stalked over a period of time of several months. I told

my husband Paul Connick everything that occurred that prompted this leave of

absence. I also told Slavinka Milloutin, my doctor at Quincy Mental Health who

treated me what occurred. I returned to work part time sometime in 1995 and

eventually returned to work full time a month or two later.

INTERROGATORY NO. 18:

Please identify and describe the nature of any leave from CNA, including,

but not limited to, the reasons for the leave, any persons with knowledge of the

facts and circumstances of this leave and the issues upon which you believe

they have knowledge.

RESPONSE NO. 18:

To the best of my recollection the only leave that I took from CNA is

described in my answer to Interrogatory no. 17.

SIGNED UNDER THE PAINS AND PENALTIES OF PERJURY THIS $\underline{I^{\leq T}}$ DAY

OF NOVEMBER 2005.

BARBARA CONNICK

DATED: October 31, 2005

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CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing document was served upon the attorney of record for each party by facsimile transmission and by Federal Express on November , 2005.

HOWARD I WILGOREN

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From

Catherine S. Nasser

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Catherine S. Nasser 312.876.7528 cnasser@sonnenschein.com

November 4, 2005

VIA FEDERAL EXPRESS

Martin J. Kelly, M.D. Boylston Consultation Center 850 Boylston Street, Suite No. 303 Chestnut Hill, MA 02467

Re: Barbara Connick v. Continental Casualty Company

Dear Dr. Kelly:

Please find attached the latest interrogatory responses provided by Ms. Connick in the above-referenced matter. These responses address the reasons for Ms. Connick's 1994/1995 leave from CNA.

Please call should you have any questions.

Best regards,

Catherine S. Nasser

CSN/ke/14466227 Enclosure